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14	and Russell Burbank	
17		
15	UNITED STATES DISTRICT COURT	
16	DISTRICT OF NEVADA	
17	CCOTT EDEEMAN M.D 44 f	C N- 2:22 01422 DED VCE
17	SCOTT FREEMAN, M.D., as trustee for the SCOTT MITCHELL FREEMAN	Case No. 2:22-cv-01433-RFB-VCF
18	REVOCABLE TRUST, dated March 10,	Consolidated with:
10	2012, for itself and as assignee of	2 22 01002 ICM DNW
19	FERDINAND BELGA;	2:22-cv-01903-JCM-BNW
20	Plaintiff,	
21	No.	STIPULATION AND ORDER TO EXTEND DEADLINE FOR
21	VS.	DEFENDANTS BPM LLP AND
22	STEPHEN HURST; NICO FORTE;	RUSSELL BURBANK TO FILE
	CERUVIA LIFESCIENCES f/k/a CH	REPLY IN SUPPORT OF MOTION
23	TAC, LLC f/k/a SAVANT TAC, LLC;	TO DISMISS (ECF NO. 91)
	CAREY TURNBULL; RUSSELL	
24	BURBANK; BPM LLP; SAVANT	FIRST REQUEST

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HWP, INC.; SAVANT HWP 1 **HOLDINGS. LLC: and SAVANT** 2 ADDICTION MEDICINE, LLC, 3 Defendants, 4 and 5 SAVANT ADDICTION MEDICINE. LLC; SAVANT HWP HOLDINGS, LLC; and SAVANT HWP, INC., 6 7 Nominal Defendants. 8 9 Defendants Russell Burbank and BPM LLP ("BPM Defendants") and 10 Plaintiff Scott Freeman, M.D., as trustee for the Scott Mitchell Freeman Revocable 11 Trust, dated March 10, 2012, for itself and as assignee of Ferdinand Belga ("Plaintiff") stipulate to an extension of time for the BPM Defendants to file their 12 13 to May 15, 2023. 14 15 16 17 18

reply brief in support of their Motion to Dismiss (ECF No. 91) from March 15, 2023 This is the first requested extension of this deadline. Plaintiff and the BPM Defendants seek this stipulation to save judicial and party resources while allowing the settlement discussions that were previously reported to the Court (see ECF No. 101) to progress to determine whether they might resolve some or all of

the claims in this case. This stipulation will also serve to align the briefing schedule

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on this motion with the extended briefing schedule the Court has already granted for 1 2 the concurrently filed motion by the Ceruvia Defendants (ECF No. 102). LEWIS ROCA ROTHGERBER KAEMPFER CROWELL 3 **CHRISTIE** 4 5 /s/ Abraham G. Smith Daniel F. Polsenberg, No. 2376 Robert McCoy, No. 9121 J. Christopher Jorgensen, No. 5382 Brittney Lehtinen, No. 15949 6 Joel D. Henriod, No. 8492 1980 Festival Plaza Drive, Suite 650 7 Abraham G. Smith. No. 13250 Las Vegas, Nevada 89135 3993 Howard Hughes Pkwy., Ste. 600 Las Vegas, Nevada 89169 8 PILLSBURY WINTHROP SHAW PITTMAN LLP 9 Attorneys for Plaintiff Bruce A. Ericson (pro hac vice) Scott Freeman, M.D. Lee Brand (pro hac vice) Four Embarcadero Center, 22nd Floor 10 San Francisco, California 94111 11 PILLSBURY WINTHROP 12 SHAW PITTMAN LLP David G. Keyko (pro hac vice) 13 31 West 52nd Street New York, New York 10019 14 Attorneys for Defendants BPM LLP and Russell Burbank 15 16 17 18 **ORDER** 19 IT IS SO ORDERED. 20 21 22 UNITED STATES DISTRICT JUDGE DATED: March 14, 2023 23 24

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